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PTO/SB/21 (08-00)

	TRANSMITTAL		Application Number	09/972,0 October		
	FORM	_		First Named Inventor	NAM <u>SA</u> F	RAEV, EUGENI
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	(to be used for all correspondence after in		Exactiner Name		Johannsen	
	Total Number of Pages in This Submiss	lon_ 10		Alloiney Docket Number	STAN-20	12
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	Fee Transmittal Form Fee Attached		(for an	sincia Papers Application)		After Allowance Communication to Group Appeal Communication to Board of Appeals and Interferences Aopeal Communication to Grout (Appear Aoce, Berd, Reply Brief) Proprietary Information Status Letter
	Supplemental Amendment After Final Affidavits/declaration(s)	Licer Petit Petit Prov	Drawk Licens Petitio	ling-rolated Papers	C.T	
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	Information Disclosure Statement Certified Copy of Priority Documents		Change of Correspondence Address Terminal Devilaimen		Other Enclosure(s) (please identify below):	
	Response to Missing Parts/ Incomplete Application	sing Parts/ cation CID. Null* O Missing Parts Remarks		est for Refund		
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		CERTIFIC	ATE OF FACSIMILE TRANSM	ISSION	The second secon		
		orrespondence is bein te: December 8, 2003	g facsim to filed under 37 C.F.R	. §§ 1.6(d)	and 1.8(a)(1)(b) addressed to:		
Typed or printed i	name	Martha Cisneros	_				
Signature	4	11/1/1/	1005	Date	December 8, 2003		
SUPPLEMENTAL AMENDMENT UNDER 37 C.F.R. §1.111 Address to: Mail Stop Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450			Attorney Docket No.	STAN	-202		
			Configuration No.	2881			
			First Named Inventor	NAMSARAEV, EUGENI			
			Application Number	09/972,031			
			Filing Date	October 4, 2001			
			Group Art Unit	1634			
			Examiner Name	aminer Name JOHANNSEN, DIA			
			Title: "RENATURATION, REASSOCIATION,				
			ASSOCIATION AND HYBRIDIZATION OF				
			NUCLEIC ACID MOLECULES"				

Sir:

This amendment is supplemental to the amendment filed October 31, 2003, which was responsive to the Office Action dated July 30, 2003.

Because the prior amendment was fully responsive to the Office Action of July 30, 2003, no further extensions of time are believed to be required.

In view of the amendments to the claims and the remarks put forth below, reconsideration and allowance are respectfully requested.